1	Joseph H. Harrington Acting United States Attorney			
2	Eastern District of Washington			
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7	UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF WASHINGTON			
8				
9	UNITED STATES OF AMERICA,			
10	,			
11	Plaintiff,	Case No.: 4:21-cr-06008-SMJ-1		
12	v.	Case No.: 4.21-c1-00006-SWIJ-1		
13		Motion for Detention		
14	JONATHAN SCOTT ARD,			
15	Defendant.			
16				
17	The United States moves for pretrial detention of Defendant, pursuant to 18			
18	U.S.C. § 3142(e) and (f).			
19	1. Eligibility of Case. This ca	ase is eligible for a detention order because		
20	1. <u>Engionity of Case</u> . This ca	ise is engine for a detention order because		
21	the case involves (check one or more):			
22	☐ Crime of violence (as defin	ed in 18 U.S.C. § 3156(a)(4) which		
23	Crime of violence (as define	se in 10 0.5.0. § 5150(a)(1) which		
24	includes any felony under Chapter 77, 109A, 110 and 117);			
25	│ □ Maximum penalty of life in	mprisonment or death:		
26		r · · · · · · · · · · · · · · · · · · ·		
27	☐ Drug offense with maximu	m penalty of 10 years or more;		
28				

Motion for Detention- 1

Motion for Detention- 2

	Felony, with two prior convictions in above categories;			
	Felony that involves a minor victim or that involves the possession or			
use of a firearm or destructive device as those terms are defined in 18 U.S.C.				
§ 921, or any other dangerous weapon, or involves a failure to register under 18				
U.S.C. § 2250;				
	Serious risk Defendant will flee; or			
	Serious risk obstruction of justice.			
2.	Reason for Detention. The Court should detain Defendant because			
there is no condition or combination of conditions which will reasonably assure				
(check one or both):				
	Defendant's appearance as required; or			
	Safety of any other person and the community.			
3.	Rebuttable Presumption. The United States will invoke the rebuttable			
presumption against Defendant under 18 U.S.C. § 3142(e). The presumption				
applies because there is probable cause to believe Defendant committed:				
	Drug offense with maximum penalty of 10 years or more;			
	An offense under 18 U.S.C. §§ 924(c), 956(a), or 2332b;			
	An offense under 18 U.S.C. §§ 2332b (g)(5)(B) for which a maximum			
term of imprisonment of 10 years or more is prescribed;				

1		An offense under chapter 77 of Title 18, United States Code, for	
2	which a maximum term of imprisonment of 20 years or more is prescribed;		
3 4		An offense involving a minor victim under 18 U.S.C. §§ 1201, 1591,	
5	2241, 2242,	2244(a)(1), 2245, 2251, 2251A, 2252(a)(1), 2252(a)(2), 2252(a)(3),	
6 7	2252A(a)(1), 2252A(a)(2), 2252A(a)(3), 2252A(a)(4), 2260, 2421, 2422, 2423, or		
8	2425;		
9 10		Other Circumstance as defined in 18 U.S.C. § 3142(e)(2).	
11	4.	<u>Time for Detention Hearing</u> . The United States requests the Court	
12 13	conduct the detention hearing:		
14		At the first appearance, or	
1516		After a continuance of three days.	
17	5.	Other Matters.	
18 19			
20	Dated: March 4, 2021.		
21		Joseph H. Harrington	
22 23		Acting United States Attorney	
24		Atyrame farllas	
25		Stephanie Van Marter Assistant United States Attorney	
26			
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CERTIFICATE OF SERVICE

I hereby certify that on March 4, 2021, I electronically filed the foregoing with the Clerk of the Court using the CM/ECF system which will send notification of such filing to the following:

Nicholas Wright Marchi nmarchi@carmarlaw.com

Stephanie Van Marter

Assistant United States Attorney